

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF WEST VIRGINIA

Trevor Little

05059-088

(Enter above the full name of the plaintiff  
or plaintiffs in this action).

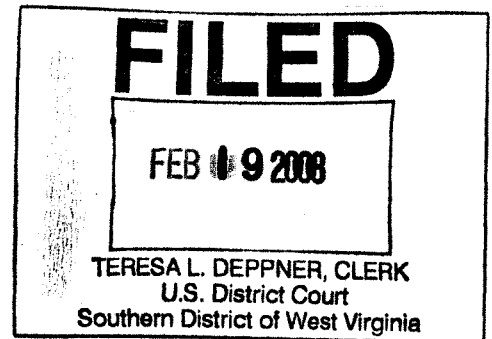
(Inmate Reg.# of each Plaintiff)

**VERSUS**

**CIVIL ACTION NO.** 2:08-0113

(Number to be assigned by Court)

Monica Schwartz, Philip Wright, Jan Hudson,  
Terry Montgomery, Todd Owens McDaniel,  
West Virginia's State Police Department  
in South Charleston, Steve Harper, David W. Hanson  
(Enter above the full name of the defendant  
or defendants in this action).



**COMPLAINT**

**I. Previous Lawsuits**

- A. Have you begun other lawsuits in state or federal court dealing with the same facts involved in this action or otherwise relating to your imprisonment?

Yes ✓ No

B. If your answer to A is yes, describe each lawsuit in the space below. (If there is more than one lawsuit, describe the additional lawsuits on another piece of paper, using the same outline).

1. Parties to this previous lawsuit

Plaintiffs: Trevor Little

Defendants: Warden A. A. Rios, Jr. MS. Chance,  
Mr. Williams. Unknown Priso official

2. Court (if federal court, name the district; if state court, name the county):

United States District Court, Eastern District  
of Kentucky

3. Docket Number: 07-CV-242-GFVT

4. Name of judge to whom case was assigned:

Gregory E. Van Tatenhove

5. Disposition (for example: Was the case dismissed? Was it appealed? Is it still pending?)

Was dismissed without prejudice. However, it  
violated Jones v. Bock, 166 Fed.2d 798 (2007) and motion was filed.

6. Approximate date of filing lawsuit: 12.10.2007

7. Approximate date of disposition: 1.16.2008

II. Place of Present Confinement: United States Penitentiary Big Sandy

A. Is there a prisoner grievance procedure in this institution?

Yes ✓ No       

Yes \_\_\_\_\_ No /

1. What steps did you take? \_\_\_\_\_

2. What was the result? \_\_\_\_\_

D. If your answer is NO, explain why not: Suit against officials in West Virginia. Prison grievance not necessary.

(In item A below, place your name and inmate registration number in the first blank and place your present address in the second blank. Do the same for additional plaintiffs, if any.)

A. Name of Plaintiff: Trevor Little

Address: P.O. BOX 2068, Inez, Ky 41224

B. Additional Plaintiffs and Address: \_\_\_\_\_

(In item C below, place the full name of the defendant in the first blank, his/her official position in the second blank, and his/her place of employment in the third blank. Use item D for the names, positions, and places of employment of any additional defendants.)

- C. Defendant Monica K. Schwartz  
is employed as United States Attorneys of Office at  
at Department of Justice, Office, Charleston, W.V., 300, Virginia  
State East, Charleston, W.V. 25302
- D. Additional defendants: Philip Wright (A.U.S.A.) U.S. A-office, Hudson, White,  
Montgomery and State Trooper of West Virginia Department at  
725 Jefferson Road South Charleston West Virginia 25309-1698  
Steve Harper, Charleston Police Department, 1206 Virginia St. East  
Charleston, W.V. 25301, and Todd Owens McDaniel address is South A.U.S.A-office.

#### IV. Statement of Claim

State here as briefly as possible the facts of your case. Describe how each defendant is involved. Include also the names of other persons involved, dates and places. Do not give any legal arguments or cite any cases or statutes. If you intend to allege a number of related claims, set forth each claim in a separate paragraph. (Use as much space as you need. Attach extra sheet if necessary).

Monica K. Schwartz and Philip Wright brought forth an indictment against  
Plaintiff base upon an allegedly drug test by Todd O. McDaniel while knowing  
that Fred Zain was corrupt and had trained McDaniel, Hudson, White and  
Montgomery. Steve Harper used McDaniel while knowing McDaniel never  
tested the material considered to be cocaine base a.k.a crack. Philip  
Wright called McDaniel at trial to give false testimony based upon the  
fact he himself (Wright) was not licensed to practice law in the State

## IV. Statement of Claim (continued):

of West Virginia and he could not be penalized and/or barred from practicing law at that time since he (Wright) was not license. The West Virginia State Police Department knew their office was still corrupt or should have known McDaniel, Hudson, White and Montgomery were skipping tests and falsifying evidence and documentation. David Hanson failed to notice Plaintiff along with others that ~~he~~ was subject to McDaniel's testimony that it is a probability that McDaniel's testimony influenced the jury or judge to render a decision based upon false expert testimony. Steve Harper and Monica Schwartz allow Antony Hairston to lie at trial that he would not get a deal with the State on the State Charge when in fact the charges were dismissed because Schwartz and Harper had offices fail to pursue to charges so the charges could get dismissed.

## V. RELIEF

State briefly exactly what you want the court to do for you. Make no legal arguments. Cite no cases or statutes.

Plaintiff want ~~Philip~~ Philip Wright & Monica Schwartz to pay him \$400,000 per every 5 years he spend in prison and resign. Plaintiff want the West Virginia State Police to pay \$2,000,000 US dollars. Plaintiff want the Court to seize and put a lien on all property own by McDaniel, Montgomery, White and Hudson including all vehicle, stock, stocks, bonds, CDs and \$100,000 pay to him by each of the Defendants that are or were chemists. Plaintiff want Steve Harper to pay \$300,000 cash, plus seize all stocks, bonds, CDs and Houses/Homes. Plaintiff want David W. Hanson to do a new

**V. Relief (continued)**

investigator of his case file based upon Todd O. McDaniels false testimony given and fix the record and Presentence Report (P.S.I) as soon as possible ~~and~~ and/or pay Plaintiff \$80,000 for every year Plaintiff can prove his Presentence Investigation Report was wrong based upon Hudson, White, McDaniel and Montgomery's false and corrupt actions.

**VII. Counsel**

- A. If someone other than a lawyer is assisting you in preparing this case, state the person's name:

\_\_\_\_\_

- B. Have you made any effort to contact a private lawyer to determine if he or she would represent you in this civil action?

Yes \_\_\_\_\_ No ☒

If so, state the name(s) and address(es) of each lawyer contacted:

\_\_\_\_\_

\_\_\_\_\_

If not, state your reasons: Do not have money. Former Attorney will not represent me at all.

- C. Have you previously had a lawyer representing you in a civil action in this court?

Yes \_\_\_\_\_ No ☒

If so, state the lawyer's name and address:

\_\_\_\_\_  
\_\_\_\_\_

Signed this 14<sup>th</sup> day of February, 2008.

Travis Little  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

Signature of Plaintiff or Plaintiffs

I declare under penalty of perjury that the foregoing is true and correct.

Executed on February 14, 2008  
(Date)

Travis Little  
\_\_\_\_\_

Signature of Movant/Plaintiff

\_\_\_\_\_  
Signature of Attorney  
(if any)

INMATE NAME: Trevor Little

REGISTER NUMBER: 05059-088

U.S.P. BIG SANDY  
P.O. BOX 2068  
INEZ, KY 41224



C/o Clerk of Court  
United States District Court  
Southern District of West Virginia  
Charleston Division  
300 Virginia Street, East  
Charleston, WV 25301

25301+2503-99 0002

